

In the Supreme Court of the State of Alaska

Loren Rancourt,

Appellant,

v.

Sharnel Vale,

Appellee.

Supreme Court No. **S-17198**

Order

Date of Notice: **4/1/2019**

Trial Court Case No. **3AN-18-00830CI, 3AN-18-06027CI**

On consideration of appellant Loren Rancourt's 3/18/19 motion to supplement the record to include all filings made after appeal, and no opposition having been filed,

IT IS ORDERED that the motion is **GRANTED IN PART AND DENIED IN PART** as follows.

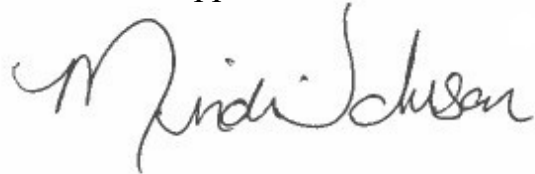
In August 2018 Mr. Rancourt filed an appeal from the superior court's 8/15/2018 denial of reconsideration of a 5/30/2018 order denying his motion to modify a domestic violence restraining order. This court converted the appeal to a petition by a 9/28/2018 order, then vacated that order by an 11/23/2018 order, converting the petition back to an appeal. The 9/28/2018 order required transcription of the "5/9/2018 long-term DV hearing and a 8/27/2018 status hearing." Since that time Mr. Rancourt has amended his points on appeal several times to add new arguments, but the only order on appeal appears to be the 8/15/2018 order denying reconsideration of the 5/30/18 order denying the motion to modify the domestic violence restraining order. The appellee, Ms. Vale, has given notice of her non-participation, presumably based on the scope of the appeal as Mr. Rancourt defined it in his notice of appeal. An appeal is taken from a final judgment or a particular final, appealable order; its scope does not automatically expand to include challenges to everything else that occurs in the trial court while the appeal is pending.

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Thus, pursuant to Appellate Rule 210(a), the record on appeal “does not include documents or exhibits filed after, or electronic records or transcript of proceedings occurring after, the filing date of the notice of appeal.” Because the court’s 9/28/2018 order allowed transcription of an 8/27/2018 status hearing, this order assumes that proceedings through the end of August 2018 are relevant to the appeal. Records through 8/31/2018 that are not already included in the record on appeal shall be included. The appellant’s 3/18/19 motion to supplement the record is otherwise **DENIED**.

Entered by direction of an individual justice.

Clerk of the Appellate Courts

A handwritten signature in dark ink, appearing to read "Mindi Johnson", is written over a horizontal line.

Mindi Johnson, Deputy Clerk

cc: ACRO
Distribution:

Mail:
Rancourt, Loren